Case 1:14-cv-05183-AJN Document 30 Filed 12/05/14 Page 1 of 1

CURTIS, MALLET-PREVOST, COLT & MOSLE LLP

ALMATY ASHGABAT ASTANA ISTANBUL LONDON

LONDON MEXICO CITY

ON
OCITY ATTORNEYS AND COUNSELLORS AT LAW

TELEPHONE 212-696-6000 FACSIMILE 212-697-1559 WWW.CURTIS.COM

BEIJING BUENOS AIRES DUBAI

FRANKFURT

Houston

MILAN MUSCAT PARIS ROME

WASHINGTON, D.C.

I O I PARK AVENUE New York, New York I O I 78-006 I

WRITER'S DIRECT:
Tel.: 212-696-6196
E-Mail: JPIZZURRO@CURTIS.COM
FACSIMILE: 917-368-8996

December 5, 2014

VIA ECF

Hon. Alison J. Nathan United States District Judge United States District Court Southern District of New York 40 Foley Square, Room 2102 New York, NY 10007

Re: PDV Sweeny, Inc., et al. v. ConocoPhillips Company, et al., S.D.N.Y. No. 14 Civ.

5183 (AJN) (FM)

Dear Judge Nathan:

Pursuant to Rule 3.H of Your Honor's Individual Practices in Civil Cases, we write to notify the Court that 60 days have elapsed since the above-referenced matter has been fully briefed, and no oral argument has been scheduled. Nor have the pending petition and crosspetition been decided.

Yours truly,

Joseph D. Pizzurro

c: Michael Lacovara (michael.lacovara@freshfields.com)
Elliot Friedman (elliot.friedman@freshfields.com)
Samuel E. Prevatt (sam.prevatt@freshfields.com)